

UNITED STATES DISTRICT COURT  
DISTRICT OF NORTH DAKOTA  
EASTERN DIVISION

JESSICA KRAFT, individually and as parent of minors L.K., S.K., and O.K.; SHELLI SCHNEIDER, individually and as parent of minors A.S. and W.S.; ANNE BAILEY, individually and as parent of minor D.B; AMY LAVELLE, individual and as parent of minors Em.L.and El.L.; ELIZABETH BEATON, individually and as parent of minor M.B.; AMANDA AND TYRELL FAUSKE, individually and as parents of minors C.R.F. and C.J.F; JENNIFER REIN, individually; and JESSICA BERG, individually and as parent of minors A.B. and S.B, individually and on behalf of all others similarly situated,

Plaintiffs,

vs.

ESSENTIA HEALTH, INNOVIS HEALTH, LLC d/b/a ESSENTIA HEALTH, DAKOTA CLINIC PHARMACY, LLC, JOHN DOE MANUFACTURERS, and JOHN DOE DISTRIBUTOR,

Defendants.

Case No. 3:20-CV-00121

**STIPULATED MOTION TO AMEND  
SCHEDULING ORDER**

The above parties, by and through their undersigned counsel of record, hereby stipulate and request that the Court amend November 7, 2023 Scheduling Order (Doc. ID No. 247) as follows:

1. Substantial completion of document production will be completed by **November 27, 2024**.
2. The parties shall have until **January 28, 2025**, to amend pleadings or file motions to join additional parties.
3. The parties shall have until **January 28, 2025**, to move to add claims for punitive damages.

4. Fact discovery shall be completed by **March 18, 2025**.
5. The parties shall have until **April 4, 2025**, to file discovery motions.
6. Plaintiffs' class certification expert disclosures and reports and motion for class certification are due by **May 23, 2025**.
7. Defendants' class certification expert disclosures and reports and response to Plaintiffs' motion for class certification are due by **July 7, 2025**.
8. Plaintiffs' reply in support of their motion for class certification and rebuttal class certification experts are due by **August 20, 2025**.

This stipulated motion is brought in good faith and not for purposes of delay.

Dated: May 23, 2024

*/s/ ELIZABETH A. FEGAN*  
BY: Elizabeth A. Fegan  
FEGAN SCOTT LLC  
150 S. Wacker Dr., 24th Floor  
Chicago, IL 60606  
Ph: 312.741.1019  
Fax: 312.264.0100  
beth@feganscott.com

Scott Haider (#07533)  
SCHNEIDER LAW FIRM  
815 3rd Ave. S. Fargo, ND 58103  
Ph: 701-235-4481  
Fax: 701-235-1107  
scott@schneiderlawfirm.com

J. Barton Goplerud  
Brian Marty  
SHINDLER, ANDERSON,  
GOPLERUD & WEESE, PC  
5015 Grand Ridge Drive, Suite 100  
West Des Moines, Iowa 50265  
Ph: (515) 223-4567  
Fax: (515) 223-8887  
goplerud@sagwlaw.com  
marty@sagwlaw.com

ATTORNEYS FOR PLAINTIFFS

Dated: Dated: May 23, 2024

/S/ BRIANA L. RUMMEL  
BY: Angela E. Lord (#05351)  
Robert B. Stock (#05919)  
Briana L. Rummel (#08399)  
VOGEL LAW FIRM  
218 NP Avenue  
PO Box 1389  
Fargo, ND 58107-1389  
Ph: 701.237.6983  
Fax: 701.237.0847  
alord@vogellaw.com  
rstock@vogellaw.com  
brummel@vogellaw.com

ATTORNEYS FOR DEFENDANTS ESSENTIA  
HEALTH AND INNOVIS HEALTH, LLC